UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS WESTERN DIVISION

JEFF MULLINS d/b/a MULLINS) AMMUNITION, INC.,)	
Plaintiff,)	NO 07 0 700 /
vs.)	NO. 07 C 50245
RINKY DINK SYSTEMS, INC. d/b/a) RD SYSTEMS, INC.	
) Defendant.)	

PARTIES' PROPOSED CASE MANAGEMENT ORDER

I. Pursuant to Fed. R. Civ. P. 26(f), a meeting was held on February 14, 2008 and was attended by:

Robert Frederickson for Plaintiff Jeff Mullins d/b/a Mullins Ammunition, Inc.

Kim M. Casey for Defendant Rinky Dink Systems, Inc. d/b/a RD Systems, Inc.

- II. The Fed. R. Civ. P. 26(a)(1) material will be exchanged by March 15, 2008.
- III. Alternative Dispute Resolution Mediation. Counsels hereby certify that their clients have read the Pamphlet governing the court's mediation program, that counsels have discussed with their respective clients the available dispute resolution options provided by the court and private entities, and that counsels have given an estimation of the fees and costs that would be associated with the litigation of this matter, through trial, to their clients. Further, counsels have provided to their clients an estimate of the fees and expenses reasonably expected to be incurred through an early successful mediation. Counsels certify that they have discussed the available ADR options with their clients and have considered how this case might benefit from those options. Lastly, if this is a fee shifting case, defense counsels certify they have discussed the advantages and disadvantages of making a Rule 68 offer of judgment.
- The parties request time to attempt settlement, with Plaintiff sending a demand to Defendant after Rule 26(a) disclosures are made and request that the remaining items of the Case Management Order be addressed after a suggested status on May 14 or 16, 2008.

	chos orde Purs and	es have agreed on early mediation has beer sen as the mediator. The mediation shall be held within sixty (60) days of this r. Discovery (shall) (shall not) be stayed during the sixty (60) days of referral uant to ADR local rules, this case is hereby referred to mediation. Counsels parties will submit evaluations to the Court within ten (10) days of the dusion of mediation.		
	Cour	Parties have agreed on mediation has been chosen as the mediator. The parties believe the best time to mediate would be and request the matter be referred to mediation at that time Counsels and parties will submit mediation evaluations to the Court within ten (10) days of the conclusion of mediation.		
	Parti	Parties request an immediate settlement conference with the Magistrate Judge.		
	Parties plan to utilize private ADR. (Parties shall explain the private ADR and when it will take place).			
	Parti	Parties request this case be excused from ADR.		
IV.	Disco	overy Plan. The parties jointly propose to the court the following discovery plan:		
	A)	Discovery will be needed on the following subjects:		
	B)	Maximum of interrogatories by each party to any other party.		
	C)	Maximum of requests for admission by each party to any other party.		
	D)	Maximum of depositions by Plaintiff(s) and by Defendant(s).		
	E)	Each deposition shall be limited to a maximum of 3 hours unless extended by agreement of the parties.		
	F)	Fact discovery cut-off is set for		
	G)	Report from retained expert for the Plaintiff under Rule 26(a)(2) due Deposition of Plaintiff's expert shall be taken by Report from retained expert for Defendant(s) under Rule 26(a)(2) due Deposition of Defendant's expert shall be taken by Supplementations under Rule 26(e) will be scheduled by the court at the request of the parties.		

H)	All discovery shall be cut off by (should be no longer than date for Defendant's expert deposition).
l)	Time for the parties to amend pleadings and add counts or parties is hereby established as March, 2008.
J)	The parties suggest the next discovery conference with the court be

All dispositive motions will be due thirty (30) days after the fact discovery cut-off date unless otherwise ordered by the court and the parties agree pleadings, motions and briefs may be exchanged by e-mail, fax or other electronic means.